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order or direct, shall be at once provided by the person or persons who shall own or have charge of or be responsible for the premises described in the order or direction of the board of health. Any person violating the provisions of this section or refusing or failing to abate such nuisance after being notified so to do shall be subject to a penalty of \$10 for each offense.

SEC. 17. Every person who shall willfully violate or refuse to obey any order or regulation made and published by the said board of health shall, upon conviction, be subject to a penalty of \$10 or imprisoned 10 days. And in case of noncompliance with any order or regulation which shall have been served or posted, the board of health or its servants or employees may lawfully enter upon any premises to which such order or regulation relates and suppress or remove the nuisance or other things in the judgment of said board detrimental to the public health, mentioned in such order or regulation, and any other nuisance or thing of the description aforesaid found there existing; and the expense thereof shall be paid by the occupants or any or all of the occupants of said premises or by the person or persons who have caused or maintained the nuisance or other thing of the description aforesaid.

SEC. 18. Every person who shall create, cause, or contribute to whatever is dangerous to life or health, or shall maintain any building, erection, or cellar that is overcrowded or not provided with adequate means of ingress or egress, or is not sufficiently supported, ventilated, sewered, drained, cleaned, or lighted, and who shall keep or permit anything that renders the air or food and water unwholesome shall, upon conviction thereof, be subject to a penalty of \$50.

Nuisances—Decayed or Offensive Matter, Hides, Stagnant Water, Dead Animals, etc. (Chap. XX, Ord. July 19, 1912.)

SEC. 19. No house offal, dead animals, or refuse of any kind shall be thrown upon the streets or left exposed by any person; and no butcher, fishmonger, huckster, or vender of merchandise of any kind shall leave any refuse upon the streets or uncovered by earth upon the lots of this city; and all putrid or decaying animal or vegetable matter must be removed from all cellars and outbuildings at least once in every 48 hours during the months of May, June, July, August, and September, and at least once in each week during the other months of the year. Whoever shall violate any of the provisions of this section shall, upon conviction before the police justice, be subject to a penalty of \$20 for each offense.

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SEC. 39. Any owner or occupant of any lot who shall suffer to remain on his or her lot any decayed flesh, vegetables, grass, or weeds, or any other thing which may annoy his or her neighbors or tend to affect injuriously the health of any citizen, shall be required to remove or remedy the same within 6 hours, and on failure to so remove or remedy the same within 6 hours, if it can be done, on conviction, shall be subject to a penalty of \$10 per day for every day the same shall so remain, or be imprisoned for 30 days; and if it be adjudged by the board of health to be a nuisance, the sanitary inspector shall abate the same, and the offender shall pay the cost of such abatement.

SEC. 40. No persons shall keep hides, dried or green, filthy rags, bones, or guano, or anything else that may be adjudged a nuisance, to the annoyance of any citizen or the detriment of the public health, within 300 yards of the dwelling or business house of any citizen of the city; and any person violating the provisions of this ordinance shall, on conviction, be subject to a penalty of \$10: *Provided, however,* that dry hides, thoroughly cured and odorless, may be kept for sale in the city adjoining business houses; and that green hides, after being thoroughly salted outside the city limits, may also be kept, if not offensive, in the city for sale and in houses adjoining business houses, during the months of November, December, January, February, and March. Any person or persons who shall throw or place on any street, alley, or on the lot of another any

decayed flesh or vegetables, or other offensive matter calculated to annoy the citizens of the neighborhood or endanger their health, shall, on conviction, be subject to a penalty of \$10.

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SEC. 44. No person shall be allowed to erect or maintain any drain from his or her premises for the purpose of conveying or to carry off any water that has been used, or other fluids or soapsuds or dyestuffs or liquid manures, whether from privies or otherwise, into any sidewalk, street, or gutter or lot within the limits of the city of Raleigh. Any person conveying or allowing to be conveyed any such fluids contrary to the provisions of this ordinance shall, on conviction, be subject to a penalty of \$10.

SEC. 45. That no person or corporation shall be allowed to erect, dig, maintain, or use any cesspool, dry well, cistern, or other receptacle, by whatever name called, to receive human excrement, whether from a sewer or otherwise, in the city, or within one-half mile thereof. Nor shall any person or persons or corporation be suffered to convey or to have conveyed from his, her, or their premises into any gutter, road, or ground within one-half mile of the city limits any urine or human excrement. Any person, persons, or corporation violating any of the provisions of this section shall be subject to a penalty of \$50 for each offense.

SEC. 46. No tanyard or slaughterhouse shall be established within the limits of the city or within 1 mile thereof. Any person violating the provisions of this section shall be subject to a penalty of \$50.

SEC. 47. Stagnant water in cellars and other places shall be removed on notice from the sanitary inspector to the person so offending. Every person who fails to comply with the provisions of this section shall be subject to a penalty of \$5 for every such offense.

SEC. 48. That it shall be the duty of every occupant of a lot in the city or the owner of any cattle or stock in said city to remove from the city limits any dead animals or other nuisances belonging to the owner or upon his premises, at least one-half mile from the bounds thereof and 200 yards from any public road, and to bury same under the direction of the sanitary inspector of said city, at his or her own expense. That it shall be the duty of every occupant of a lot in the city, or owner of any cattle or stock in said city to report to the sanitary inspector any dead animal or other nuisance belonging to the owner and upon his premises and to obtain a permit from the said sanitary inspector for the removal and burial of same. For the failure to comply with these ordinances he shall be subject to a penalty of \$25.

**Foodstuffs—Disposal of Unwholesome—Meat, Milk and Milk Products, Fish, etc.
(Chap. XX, Ord. July 19, 1912.)**

SEC. 20. It shall be the duty of the sanitary inspector to condemn and require to be sent out of the city by the owner or party in possession thereof, under the direction of the mayor, as garbage, all decayed or stale melons, fruits, and vegetables, and all unsound, tainted, offensive, or unwholesome meats, fish, poultry, game, or other articles of food kept or stored in any box or refrigerator, held or offered for sale at any of the fruit stands, stores, or markets in said city, or offered for sale from any car on any of the railroad tracks in said city. That any merchant, trader, dealer, or other person who shall refuse to allow the inspector aforesaid opportunity to inspect their stocks of melons, fruits, vegetables, and meats, fish, poultry, game, or foodstuffs of any kind; or who shall, when any of said stock is condemned, refuse to move it from the city as garbage, shall, on conviction in the police justice's court, be subject to a penalty of \$25. Any merchant, marketman, fruit-stand keeper, or other trader or dealer who shall sell or offer for sale as food any stale or decayed melons, fruits, or vegetables, or who shall sell or offer for sale as food any spoiled or decayed meats or fish or other article of food, shall be punished, on conviction in the police justice's court, by a penalty of \$25.